

WEATHER FORECAST. For Nebraska—Rain or snow. For Iowa—Showers. For weather report see page 2.

WILL ENFORCE ANTI-TRUST LAW

Departments of Justice, and Interior and Comm. mission to Co-oper. WICKERSHAM CALLS CONF. Informal Discussion of Plans to Establish Closer Relationship. PLAN OF PRESIDENT TAFT Amendments to Existing Laws Will Be Suggested.

Brown Asks Free Lumber, Burkett Duty on Hides

Nebraska Senators Will Offer Amendments to the Tarif Bill According to Their Views. (From a Staff Correspondent.) WASHINGTON, April 14.—(Special Telegram.) Senator Brown will tomorrow offer amendments to the pending tariff. One of these out sections is the lumber schedule, having the effect of putting lumber on the free list.

NEW CABINET TAKES CHARGE

Peace Reigns in Turkey Following Change in Ministry Demanded by Army. TEWFIK PASHA GRAND VIZIER

Soldiers Disperse Quietly to Quarters When Announcement is Made. RELIGIOUS PARTY IN CONTROL

Imperial Proclamation Orders Observance of Sheri Laws. NIGHT IS ONE OF ALARM

Volleys Fired by Troops in Celebration of Victory of Young Turks is Mistaken for Populace for Fighting. CONSTANTINOPLE, April 14.—The members of the new cabinet have been installed in office.

RUMORS OF FRICTION ARE DENIED

Cabinet Members and Officials of Commission Say There is No Foundation for Reports of Conflict. WASHINGTON, April 14.—An important conference was held today at the Department of Justice, the parties to it being Attorney General Wickersham, Solicitor General Bowers, Secretary Nagel of the Department of Commerce and Labor, Secretary Ballinger of the Interior department, Chairman Knapp and Commissioner Prouty of the Interstate Commerce commission and Representative Townsend of Michigan.

Night Riders Are Terror to Renters

Make Threats Against Tenants Who Pay More Than One-Third Crop Rent. WASHINGTON, Ind., April 14.—"Night riders" are terrorizing land owners and tenants in the vicinity of Harriman's Ferry, south of this city.

Is Helen Boyle Runaway Maid?

St. Louis Couple Think She Resembles Servant Who Absconded with Jewelry. ST. LOUIS, Mo., April 14.—In the hope of discovering their missing woman maid, "Clara," who disappeared September 30, 1907, on the same morning that \$3,100 worth of jewelry was stolen from a small cabinet at their home, 19 Lenox Place, Mr. and Mrs. H. Chouteau Dyer have gone to Sharon, Pa., to look at Mrs. Helen Boyle.

Ten Riot Leaders Are Put to Death

Execution Ends Religious Trouble Back of Street Battle in Mexico. EL PASO, Tex., April 14.—The Herald's correspondent at Torreón, Mexico, thirty miles from Valdemora, where the riots occurred on Saturday last, reporting from an order preventing a religious parade, has returned from the scene of the trouble and reported that one rural, one woman and three other men were killed in the street fights. Ten of the leaders of the rioters were taken prisoners and executed.

President on Trip to New York

Taft Family Will Be the Guest of Henry W. Taft—Attends Meeting at Yale. WASHINGTON, April 14.—President Taft, accompanied by Mrs. Taft and other members of his family and a number of young people who have been guests at the White House during the Easter holidays, left here for New York at 11:30 p. m. today on the Pennsylvania railroad. Arriving in New York this evening, the president and Mrs. Taft will be the guests of the president's brother, Henry W. Taft, and will attend a theater party given by him tonight. Tomorrow morning the president will go from New York to New Haven to attend a business meeting of the Yale corporation, of which he is a fellow. This will be the second corporation meeting the president has attended within a month. He will leave New Haven this Thursday afternoon and after spending the evening in New York will leave there at midnight and reach Washington early Friday morning.

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Protect at Meru Against Repressive Measures in Button Makers. MERU, April 14.—A general strike of twenty-four hours' duration was inaugurated here today as a protest against the repressive measures taken by the troops during the recent strike of button makers. Workmen are marching through the city in column formation, with women and children in the lead. Meru is filled with soldiers, but the perfect has decided not to interfere unless there is violence.

Lavelle Jobless May Now Go and Get Crazy Snake

Eureka! "Just as The Bee said," remarked Patay Heafey as Martin Lavelle, patrolman No. 24, turned up from being lost. "I knew, too, that he was around town somewhere and would stroll in like that." Martin Lavelle did not go gunning for Chief Crazy Snake. He was not the man who laid low that warrior boid who has terrorized the southwest and landed on the front page for days in succession. But Martin Lavelle is at liberty to go and hunt for Crazy Snake or any other snake, for Chief Donahue has given him a suspension from police duty in Omaha. This suspension will continue in force and effect until Martin Lavelle gives satisfactory explanation for his sudden disappearance from his post April 2. Police officers who peremptorily quit their posts of duty are not the ones that catch the snafu, so the chief believes.

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Printing—W. H. Green, E. L. Adams, N. M. Graham. On recommendation of State Superintendent Bishop the following were reappointed as principals of junior normals: O'Neill—Dr. H. K. Wolfe. Alliance—Superintendent B. D. W. Hayes. North Platte—Dr. J. A. Battelle. McCook—Superintendent C. W. Taylor. Geneva—Superintendent R. W. Eaton. Same Yet to Follow. The committee on teachers will select the heads of the other junior normals after a conference with the state superintendent. These are located at Valentine, Broken Bow and Alma. The junior normals are to begin June 7 and continue eight weeks. The board proceeded with routine work just the same as if there was no other board in existence. President J. W. Crabtree of the Peru normal asked permission to arrange for the summer school session. This was referred to the committee on teachers and employes, the Kearney Normal school to be included. President A. O. Thomas of the Kearney normal was not present. The members of the new board met in the office of the governor this afternoon and though Treasurer Brian was invited to attend he refused to do so, holding that the law which created the board was invalid. Auditor Barton was called before the board and he read to the members Judge Calkins' opinion of the law under which the board was organized and informed the members that he would not issue a warrant on his vouchers until the board had established its legality. Judge Calkins' Opinion. In his opinion Judge Calkins recited the history of the various laws which provided for the establishment of the Peru normal school, the normal school at Kearney which was established under an act of 1903 and the Oregon senate law providing for the establishment of the junior normal schools of the same year. The Kearney normal, he recited, was to be under the direction of the State Board of Education, the same as the Peru normal school, while the junior normals were to be under the direction and control of the state superintendent. Under the junior normal school law, the opinion says, students who had completed the elementary course of the normal schools should be granted an elementary state certificate by the Board of Education, the same as graduates of the state normal schools. The opinion says the apparent purpose of the legislature was to abolish the State Board of Education and to provide for a new board under another name, "The Normal Board of Education," which should exercise the powers of the State Board of Education, and in addition thereto have control over the junior normal schools. This was sought to be done by amendments to sections 1 and 22 of the subdivision II, chapter 79, of the statutes. One Subject in a Bill. Judge Calkins quoted article 2, section 11, of the constitution to the effect that no bill shall contain more than one subject, and the same shall be clearly expressed in its title; no act shall be amended unless the new act contains the section or sections so amended and the sections so amended repealed. "Where the title of a bill is, as in this case, to amend a particular section, no amendment is permissible which in any manner changes the matter of the original section indicated," says the opinion, and Judge Calkins quoted several cases to confirm that decision. The action sought to be amended, the opinion says, provides for the creation of a board of education for the management of the state normal schools to consist of five members. As amended the section provides for the creation of a new board, to be composed of the same two state officers and five members appointed by the governor and confirmed by the senate and the members shall not be of one political party. It is also provided that no person so appointed shall hold any office under the government of the United States or of any state and that no member shall serve upon the committee of any political party. The opinion says: "The last two qualifications are the only ones sufficiently definite to be enforceable; but treating them all seriously and not as political bores, they relate to the qualifications of members for appointment to such board, and may, we think, be regarded as within the subject matter of the original section. Junior Normal Schools. "The Junior normal schools were authorized by an independent act of the legislature; their direction and expenditure of the money appropriated for their maintenance was confided altogether to the state superintendent of public instruction, and the only function that the State Board of Education was to perform in connection

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